

UNITED STATES DEPARTMENT, OF COMMERCE

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l	APPLICATION NO.	FILING DATE	FIRST NAMED INVE	ENTOR		ATTORI	JEÝ DOCKET NO.	
	09/921,538	08/03/01	OKAMURA		 Y	116-	990299	
ſ	_		MM91/1108	٦		EXAMIN	ER	
	DAVID C. HAN	ISON	NMATATIO	THOMAS.E				
WEBB ZIESENHEIM LOGSDON		ORKIN & HANSON,		ART UNI		PAPER NUMBER		
	700 KOPPERS 436 SEVENTH PITTSBURGH F	AVENUE			2831 Date Maile	D:		

Please find below and/or attached an Office communication concerning this application or proceeding.

Commissioner of Patents and Trademarks

11/08/01

•		Application No.		Applicant(s)						
•		09/921,538		OKAMURA ET AL.						
	Office Action Summary	Examiner		Art Unit						
		Eric W Thomas		2831						
	The MAILING DATE of this communication app	pears on the cover s	heet with the c	orrespondence address	;					
Period for	Reply									
THE M - Extens after S - If the I - If NO - Failure	ORTENED STATUTORY PERIOD FOR REPL' IAILING DATE OF THIS COMMUNICATION. Sions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. Deriod for reply specified above is less than thirty (30) days, a reply period for reply within the set or extended period for reply will, by statute the ply received by the Office later than three months after the mailing digital patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, howevery within the statutory minimum will apply and will expire SIX	r, may a reply be tim um of thirty (30) day: ((6) MONTHS from	ely filed s will be considered timely. the mailing date of this commun D (35 U.S.C. § 133).	ication.					
Status	· · · · · · · · · · · · · · · · · · ·	August 2001								
1)⊠ —	Responsive to communication(s) filed on <u>03</u>	nis action is non-fina	al							
2a)□ —	This action is FINAL . 2b)⊠ 11 Since this application is in condition for allow			rosecution as to the me	erits is					
3)	Since this application is in condition for allow closed in accordance with the practice under	Ex parte Quayle, 1	935 C.D. 11, 4	453 O.G. 213.						
	on of Claims									
4)⊠	Claim(s) 1-7 and 11 is/are pending in the app	olication.	lian							
	4a) Of the above claim(s) is/are withdra	awn from considera	tion.							
5)[Claim(s) is/are allowed.									
6)□	Claim(s) is/are rejected.									
7)	Claim(s) is/are objected to.									
8)🖂	Claim(s) 1-7 and 11 are subject to restriction	and/or election req	uirement.							
Applicat	plication Papers									
9)[☐ The specification is objected to by the Examiner.									
10)	The drawing(s) filed on is/are: a) ☐ acc	epted or b) objecte	ed to by the Ex	aminer.						
	Applicant may not request that any objection to	the drawing(s) be held	in abeyance.	See 37 CFR 1.65(a).						
11)□	The proposed drawing correction filed on	is: a)∐ approve	a b)∟ aisapp	roved by the Examiner.						
	If approved, corrected drawings are required in		ion.							
12)□	The oath or declaration is objected to by the I	Examiner.								
Priority	under 35 U.S.C. §§ 119 and 120		440	(-) (d) == (f)						
13)	Acknowledgment is made of a claim for fore	ign priority under 35	0.S.C. § 119	(a)-(a) or (i).						
a) All b) Some * c) None of:									
	1. Certified copies of the priority docume	ents have been rece	ived.	Con No.						
	2. Certified copies of the priority docume	ents have been rece	eived in Applica	ation No						
	Copies of the certified copies of the p application from the International See the attached detailed Office action for a light	BUILDALLING	11.4\411.		age					
14)	Acknowledgment is made of a claim for dome	estic priority under 3	5 U.S.C. § 11	9(e) (to a provisional a	pplication).					
	cknowledgment is made of a claim for domestic priority under 35 U.S.C. § 119(e) (to a provisional application). The translation of the foreign language provisional application has been received. cknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121.									
Attachm										
1) No	tice of References Cited (PTO-892) tice of Draftsperson's Patent Drawing Review (PTO-948) formation Disclosure Statement(s) (PTO-1449) Paper No(4) 5) s) 6)	Notice of Inform	nary (PTO-413) Paper No(s) nal Patent Application (PTO-	 152)					
U.S. Patent an	d Trademark Office	- A-Alam Cummani		Part of I	Paper No. 4					

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DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1, 4-6, and 11, drawn to carbon and compositions thereof, classified in class 502, subclass 416.
- II. Claim 2, drawn to a method of making a carbon, classified in class 502, subclass 423.
- III. Claim 3, drawn to a different method of making the carbon, classified in class 502, subclass 423.
- IV. Claim 7, drawn to a method of forming a capacitor, classified in class 29, subclass 25.03.

The inventions are distinct, each from the other because of the following reasons:

Inventions II and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2) that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product can be made by a materially different method, such that of Group III.

Inventions III and I are related as process of making and product made. The inventions are distinct if either or both of the following can be shown: (1) that the process as claimed can be used to make other and materially different product or (2)

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that the product as claimed can be made by another and materially different process (MPEP § 806.05(f)). In the instant case, the product can be made by a materially different method, such that of Group II.

Inventions I and IV are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention the carbon of Group I has separate utility such as an adsorbent without the step of applying a voltage. See MPEP § 806.05(d).

Groups II and III are distinct since they require different reagents and conditions.

Groups II and IV are distinct sine the carbon of Group IV may be made by a different process and the carbon of Group II can be used as an adsorbent, without the step of applying voltage.

Groups III and IV are distinct for the analogous reason.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art as shown by their different classification, restriction for examination purposes as indicated is proper.

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a petition under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Eric W Thomas whose telephone number is (703) 305-0878. The examiner can normally be reached on Mon & Sat 9:00 AM - 9:30 PM;Tue-Fri 5:30PM-10:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dean Reichard can be reached on 703-308-3682. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 305-3432 for regular communications and (703) 305-1341 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

ewt November 6, 2001

DEAN A. REICHARD

SUPERVISORY PATENT EXAMINER
TECHNOLOGY CENTER 2800